the Bloomfield Gitizen.

A WEEKLY JOURNAL

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Mars and Home Reading

Publishing Company, TOPMFIELD, ESSEX COUNTY, N. J.

and the first o fice at Rionmfield as Second Class

fice on Broad St., near the Post Office.

by 6 months

Correspondence.

See 8158, N. J., Oct. 8, 1888.

Ustume Dramas." This means -Tides and Gentlemen, come and dollars.

Item No 8. To Naar, Day & Naar, for advertisement for bills, session of one thousand eight hundred and eighty-eight, two dollars.

Item No 8. To Naar, Day & Naar, for advertisement for bills, session of one thousand eight hundred and eighty-eight, two dollars.

Item No 9. To the Foye Letter Files, Cabinet and Index Co, for bill files furnished to legislature, session one thousand eight hundred and eighty-eight, four hundred and seventy-seven dollars. ss la as "good" for Mrs. Potter's

cketlank as for her "soul." Even the most voracious and "fak di annuig newspaper reporters, are rawing it a little mild on the subject Mrs. Cleveland at present. Col. amont's last most polite snub had an one finte and salutary effect. Mrs. therefated would not be interviewed thad nothing to say on the political

Not the least among the President's amovances, are the reports of his fesire to make political capital out of is wife's beauty and popularity, and Mrs. Cleveland has been practically withdraw from the canvass.

"A Unite from Wav Back" writes hat he thought there were a good any more than two hundred periodi as in this country that paid contrib tors, and mentions several interrogawhy My correspondent is right; those enters pay by sending their journals to the outlors for six months or a lig as this is not the sort of emanting of for which writers gener

and sight I did not name them in my woh, and great has been the outery housed ance. I regret to say that the entre a few good paying periodi as left and of the first edition, but this was entirely the fault of the editas. They apparently did not think with while to answer my questions, and when they discovered that the book was a success, and they were left out, they walked up to the captain's office

Tacuty the thousand, one handre ! and farty five women have just been not voters for school committees in the city of Boston. The greatest ex demont prevails, and election day is contractiquited. In such ways the fallow of the old argument that we the are not interested in the matters but postum to good government, is and constantly exploded. To still Wher demonstrate this fact, a move and is applied in Brooklyn to find out s actual count how many women want out in the coming election if

Valuerous pamphlet could be made Item No. 28. To John Hunt, Frank Da ley, J. J. Maher, John G. Lanahan, Michael Hannes-y, Michael P. Mulheam, Michael Kelly, John Hunt, Patrick Kenfrom a distance refuse to be con and that bustles are no longer worn s a le'l stylish ladies. But such dollars the fact both here an t'abroad, and wkward and abominable reeds most out of date. Dress skirts are the full at the back, and hang in the sagathers from the waist. As blue said before, the fashi mide the is now for skirts of I ght weight It's has been the work of a few playsi was to whom all honor is due. One to tor told me that he had been so sgested and discouraged in his prolession I work by the suicidal dressing this women patients, that he has are sorely tempted to take up some the line of business.

Now he added "I will not take anless I can order the costume " We las the medicine."

Where shall I find clothes for my then that are stylish, durable, and " an anxious mother wishes "I cannot make them, and repeat afford to pay fancy prices. We ther women declares that the " what have a care in the world if and see her children well clothed, What the fuss of home tailoring. "H It send measurements," she ailds, garments provided with tylege of returning if they do that would be something like So it would . I will come to of my friends next week.

ELEANOR KIRK.

[BY AUTHORITY.] LAWS OF NEW JERSEY

CHAPTER CCCXXVI. An act to defray the incidental expenses of the legislature of New Jersey, for the session of one thousand eight hundred and eighty-eight.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That it shall be lawful for the treasurer of the state of New Jersey to pay uron warrant of the comptroller to the several persons hereinafter named. New Jersey to pay uron warrant of the comptroller to the seeveral persons hereinafter named the following amounts, videlicet:

Item No. 1. To Thomas K. Johnston, for parchwent rolls and preparing oaths of officers and members of the senate and general assembly, session of one thousand eight hundred and eighty-eight, fifty dollars. tem No 2 To B. F. Methven, for min-

ate files furnished house of assembly and senate, session of one thousand eight hundred and eighty-eight, one hundred service in opening house of assembly, se sion one thousand eight hundred and eighty-eight, ten dollars, Item No. 5 To E. J. Disbrow, to ser-

vices rendered in cleaning spittoons, closets, and cleaning paint for the house of a sembly, session of one thousand eight hundred and eighty-eight, two hun-dred and fifty dollars.

Item No. 6, To Mrs. E. J. Disbrow for Them No. 5. To Mrs. E. J. Disbrow for services rendered in washing and tromber towls for the house of assembly, session one thousand eight hundred and eighty-clebt, seventy-five dollars.

Item No. 7. To Margareth Reingruber, for services rendered in cleaning assembly chamber, speaker's and committees' rooms, session of one thousand eight rooms, session of one thousand eight hundred and eighty eight, one hundred

> hun-tred and seventy-seven dollars ... locks and repairs furnished senate and house of assembly, session of one thousand eight hundred and eighty eight, Item No. 11. To The John L. Murphy Publishing Co., for stationery, and so forth, furnished clerk of assembly, session one thousand eight hundred and eighty-eight, one hundred and seventy-Item No. 12 To The John L. Murphy Publishing Co., for stationery, and so forth, furnished engrossing clerk, house of assembly, session one thousand eight hundred and eighty-eight, one hundred and ninety dollars.... Item No. 13. To The John L. Murphy Publishing Co., for advertisements for bulls, session of one thousand eight hun-

of house of assembly, se-sion of one thousand eight hundred and eighty, thirty-seven dollars and twenty cents. Item No. 15. To Knight & Gnichtel, to stenographic services rendered to com-mittee appointed to investigate charges made in connection with Assembly, No. 157, ten dollars; for furnishing copy of testimony, thirty-five foilos, three dollars and fifty cents, thirteen dollars and fifty Item No 16. To the John L. Murphy Publishing Co., for stationery, and so forth, furnished document clerk, house of assembly, session of one thousand eight hundred and eighty-eight, forty-two dollars and attacty five dollars and attact five dollars and attact five dollars and attact five dollars and so forth, furnished sergeant at arms, house of assembly, session of one thousand of assembly, session of one thousand eight hundred and eighty eight, two hundred and sixty dollars and fifteen cents,.
Item No, 18. To the John L. Murchy
Publishing Co., for stationery and so
for h, furnished Hon. S. D. Dickinson,

Item No. 20. To Edward W. Conklin, for additional services rendered as keeper of cloak room, house of assembly, session one thousand eight hundred and eighty-eight, one hundred and fifty dol-Item No. 21. To William Becker, for additional services rendered as assistant bill clerk, house of assembly, session of one thousand eight hundred and eighty-eight, one hundred and fifty dollars, Item No 22. To Walter M. Randall, for additional services rendered as keeper of cloak room, house of assembly, session of one th usand eight hundred and eighty-eight, one hundred and fifty dollars. Item No. 23. To Remington Corson for services rendered committee on inciden-

tel expenses, as per resolution, session of one thousand eight hundred and eightyeight, seventy five dollars. . Item No. 24. To each clergyman, for opening sessions of the legislature with aver, during session of one thousand eight hundred and eighty-eight, ten dol-Item No. 25 To William A. B. Holmes, for services as page, house of assembly, session of one thousand eight hundred and eighty-eight, two hundred dollars... Item vo 26. To James Reese, James L. McDonald, A'bert Walton, homas Lenahan, James Moore, B. F. Earle, Edward Davin, Lansing Van Doran, John P. Cleary, Ignatius Noonan, James Dough-erty, J. Frank Chattin, to services as page, opening house of assembly, session of one thousand eight hundred and eighty-eight, ten dollars each, one hundred and the services as dred and twenty dollars.
Item No 27. Jo John E. Brundage, sergeant-at arms, for towels, soap, brooms, brushes, and so forth, furnished in the

coat rooms, house of assembly, session of one thousand eight hundred and eighty eight, one hundred and thuty dollars. nan, for services rendered as doorkeep ers, opening house of assembly, ses-sion one thousand eight hundred and eighty-eight, ten dollars each, ninety Item No. 29. To Frank Young, James Lyons for services rendered as pages, opening house of assembly, session one thousand eight hundred and eighty eight,

ten doll-rs each, twenty dollars

Item No. 30. To James H O'Brien, for
services rendered as journal cierk opening house of assembly, session one thous-and eight hundred and eighty-eight, ten Item No. 31. To William Mailly, for ser ices r ndered as page at opening house of assembly, session one thousand eight hundred and eighty eight, ten dolone fountain ben, turnished to the c'erk of the house of assembly, five dollars I'em No. 33. To the John L. Murphy

Publishing Co., for stationery and so, forth, furnished secretary of the senate, session of one thousand eight hundred and eighty-eight, one hundred and ninetyseven dollars and fifty five cen's Item No. 34 To the John L. Murphy Publishing Co., for stationery and so forth, furnished engrossing clerk of the senate, session of one thousand eight hundred and eighty-eight, one hundred and ninety two dollars and seventy five Item No. 5 To the John L. Murphy Publishing Co., for stationery and so forth, furni hed president of the senate sessi n one thousand eight hundred and eighty-eight, one hundred and seventyfour dollars and seventy-five cents Item No 36. To the John L. Murphy Publishing I.o., for stationery and so forth, furnished sergeant at arms of the senate, session of one thousand eight hundred and eighty-ight, one hundred forth, furnished to committee on en-

and eighty dollars and ten cen's

Item No. 37. To the John I. Murphy
Publishing Co., for stationery and so grossed bills of serate, sessi n of one thousand eight hundred and eighty eight, thousand eight hundred and eighty eight, thirty six dollars and fifty-five cents. Item No. 3s. To Joseph F. Mongar, for ex ra services as page in document room of senate, session of one thousand eight; hundred and eighty eight, one hundred and fifty dollars Item No. 39. To Kessler Brothers, for one desk lock, furnished senate, session one thousand eight hundred and eighty-eight, one doltar and twenty ave cents. lin, president's private secretary, John H. McMurray, engrossing clerk, and Richard C. Dillmore, pages, for services open-

ing the senate, session of one thousand

lars each, whirty dollars

eight hundred and eighty-eight, ten doi-

speaker house of assembly, session one thousand eight hundred and eighty eight. one hundred and seventeen dollars and five cents, Item No 19: To P. H. Cornish, to services rendered as assistant sergeant-atarms, opening house of assembly, session of one thousand eight hundred and

the board, council or committee of which such member is a part, shall be de-med guilty of a misdemeanor, and, on being thereof convicted, shall be punished by fine not exceeding one thousand dollars, or imprisonment at hard labor for any term n t exceeding three years, or both,

CHAPTER CCCXXIX. and fifty cents; those residing more than two miles from and within five miles of the courtand those residing more than ten miles from the court house, three dollars and fitty cents, which payments shall be in full and in lieu and fore allowed. 4. And be it enacted. That all acts and parts of acts inconsisted with the provisions of this act, be and the same a e hereby repealed, and

Approved April 24, 1888. Assembly of the State of New Jersey, That section three of an act entitled "An act concerning on the application of any party interested, may the settlement and collection of arrearages of unpaid taxes and assessments and water rates or water rents in cities of this state, and imposing and levying a tax, assessment and lien in lieu and instead of such arrearages, and to enlieu and instead of such arrearages, and to enforce the payment thereof, and to provide for the sale of lands subjected to future taxation and assessment." passed March thirtieth, one thousand eight hundred and eighty-six, be and the same is hereby amended so that it shall be custody of records showing liens for taxes, as and shall read as follows: and shall read as follows:

3. And be it enacted. That the said commisparticular designation of the lands and prem sioners shall keep a record of their proceedings under this act, in which shall be entered their determination as to the amount to be charged in whose office any record of taxes assessments. and assessed upon and against each lot or tract water rates or water rents, or sales thereof shall of land as aforesaid, designating the same by remain, shall forthwith cancel upon the records block and lot numbers on assessment maps to be in their respective offices all prior liens for taxes made for that purpose, and shall make reports, assessments and water rates or water rents held from time to time, as they proceed with the by or for the use of said city upon the land and discharge of their duties, of the amounts so premises included in said report. charged and assessed and shall file the same with the said map, in the office of the clerk of the court by which they were appointed; said reports shall be certified by the signatures of at ed under the act to which this is a supplement least two of the said commissioners, and upon for said city, for the adjustment of any assess the comi g in and along of any such report signed by the said commissioners, or any two of them, March, one thousand eight hundred and eightysuch notice shall be given as the said court six, said commissioners may proceed forthwith shall direct, of the time and place of hearing any to adjust the same, and may report the same to

Item No 41. To George Still, for services rendered in cleaning senate chamber, spittoons, lobbies, and so forth, session of one thousand eight hundred and eighty eight, one hundred dollars.

Item No 42. To May Still, for washing lands and against all persons whomsoever, and the amount so fixed, determined, certified and confirmed in each case, shall thereupon become and be a valid and binding tax, assessment and lien on the lands so designated, in lien and instead of all outstanding claims of the city for arrearages of taxes, assessments or water rates levied or confirmed, or attempted to be levied or confirmed, prior to the making of the said report, and shall be a valid lien on said lands, having priority over all other liens, claims or demands whatsoever, except taxes, assessments or water rates levied after the making of said report; and the proceeds thereof, when collected. towels, for senate chamber, session of one thousand eight hundred and eighty-

one thousand eight hundred and eightyeight, fifty dollars.

Item No. 53 To the Foye Letter File,
Cabinet and Index Co., for three dozen
bill files furnished senate, session of one
thousand eight hundred and eightyeight, ninety-four dollars and fifty cents.
Item No. 44. To Furman A. Richardson, sergeant at arms of senate, for expressage on bill files, session of one thousand eight hundred and eighty-eight, one
dollar and forty five cents.

Item No. 45. To B. F. Methven, for
thirty Keystone Files, furnished senate,
session of one thousand eight hundred
and eighty-eight, sixty-seven dollars and
fifty cents. 2. And be it enacted, That this act shall take effect immediately. Approved April 24, 1888.

act for the formation of borough govern-ments "approved April fifth, one thousand eight hundred and seventy eight." Whereas, boroughs incorporated under the provisions of the above-entitled act and the supplements thereto, caused notice to be given of an also jon to be held or the thirteenth den an elec ion to be held on the thirteenth day of collector, three commissioners of appeal, a judge and two inspecto s of election, in anticipation of the passage of a law entitled "A further supplement to 'An act for the formaentitled act, the borough clerk is required to give ten days' notice of elections to be held

doubts have arisen concerning the legality or 1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That the election of the borough assessor, collector, three commissioners of appeal, a judge and two inspectors of election, held on the thirteenth day of March, one thousand eight hundred and recited act, by any borough in this state, shall be as valid and effectual in law, to all intents and purposes, as if the said act of legislature had been approved and taken effect before the time fixed by law for giving notice of said borough officers done and performed or to be hereafter done or performed under and by virtue of the 2 And be it enacted. That this act shall be deemed a public act and shall take effect im-

Approved April 24, 1888. CHAPTER CCCXXVIII. A Further Supplement to an act entitled."An act for the punishment of crimes." approved March twenty-seventh, one thousand eight hundred and seventy four.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That section one of the act entitled "A supplement an act entitled 'An act for the punishment of crimes,'" approved March twenty-seventh, one thousand eight hundred and seventy four which sand eight hundred and seventy-five, be and the same is hereby amended to read as follows:

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That if any m mber of any board of chosen freehold ers, or of any township committee, or of any board of aldermen or common councilmen, or any board of education or school trustees in any city, or any board of commi-sioners of any county, township, city, town, borough or school district in this state, shall be directly or indirectly concerned in any agreement or contract for the construction of any bridge or building of any kind whatsoever, or any improvement whatever to be constructed or made for the public use or at the public expense, or shall be a party to any contract or agreement, either as principal or surety, between the county, township, city, town borough of school district, as the case may be, and any other party, or shall be directly or indirectly interested in turnishing any goods, chattels, supplies or property of any kind whatsoever, to or for the county, town-ship, city, town, borough or school district, the contract or agreement for which is made, or the expense or consideration of which is paid, by

at the discretion of the court.

4. And be it enacted, That this act shall take Approved April 24, 1888. A further supplement to the act entitled "An act to regulate fees," approved April lifteenth, one thousand eight hundred and forty-six. 1. Be it enacted by the Senate and General Assembly of the state of New Jersey, That hereafter the constables of the several counties of this state shall receive per day, for each and every day engaged in a tending the circuit court, court of over and terminer and general jail delivery, court of common pleas and general quarter sessions of the peace, in their respective counties, the following fees; those residing within two miles of the court-house, two dollars house, three dollars ; those residing more than five miles from and within ten miles of the court-house, three dollars and twenty-five cents, stead of all mileage or other allowances hereto-

that this act shul take effect immedia elv. rearages, and to enforce the payment thereof, excess of the sum due to the city, then, if the and to provide for the sale of lands subjected mortgagee or holder of such lien shall notify the March thirtieth, one thousand eight hundred mortgage or lien, within sixty days after the relative to future taxation and assessment." passed eity of the nature and amount of his or her mortgage or lien, within sixty days after the relative to the contraction of the contraction

shall direct, of the time and place of hearing any objection that may be made to the assessments, objection that may be made to the assessments, and line so fixed and certified by the commissioners, and, after hearing any matter that may be alleged against the same, the said court shall, by rule or order, either confirm the said report, or refer it to the same commissioners, or to other commissioners, or to other commissioners to be appointed by the said court, to reconsider the subject matter thereof, and the said commissioners to whom the said report shall be in lieu of all assessments for the said commissioners to whom the said report that the payment of said amount so adjusted shall be in lieu of all assessments for the confirmation of the city or other officer for the confirmation of the city or other officer for collecting assessments, and in case said amount so adjusted shall be received by said comptrolies of the city or other officer for collecting assessments, and in case said amount so adjusted shall be received by said comptrolies of the city or other officer for collecting assessments, and in case said amount and it is adjusted shall be paid within thirty days after said report shall be received by said comptrolies of the city or other officer for collecting assessments, and in case said amount and it is adjusted shall be paid within thirty days after said report shall be received by said comptrolies of the comptrolies of the city or other officer for other officer, together with all arrears of taxes, water remis or water raise upon said the said court, and the said court is a said report shall be in lieu of all assessments for a said report shall be received by said comptrolies of the comptrolies of the collecting assessments, and in case said amount so adjusted shall be received by said comptrolies of the collecting assessments, and in case said amount so adjusted shall be received by said comptrolies of the collecting assessments, and in case said amount so adjusted shall be paid within thirty d corrected and revised, or a new report to be made by them in the premises, to the said court, without unnecessary delay, and the same, on being so returned, shall be confirmed, or again reas right and justice may require, and so, from time to time, until a report shall be made or returned the premises in which the said court shall confirm; any commissioner who shall returned to sign such report shall file with the same to sign such report shall file with the same mert shall be void, and said assessments shall be void, and said assessments shall be void. ferred by the said court in the manner afore aid, a statement of his reasons for so refusing, for the information of the court; said report, upon being so confirmed, shall be final and conclusive

upon the said city, and upon all persons owning 30 00 or having any interest in or lien upon the said

port; and the proceeds thereof, when collected, shall be applied to the payment of the expenses of carrying out the provisions of this act, and any indebtedness to which the original tax, assessment or water rate was specifically pledged, and to the payment of other debts of the city, if any, but no applicat on to any other use shall be made while any bonds of the c'ty remain unpaid: it shall be competent for the said commissioners. it shall be competent for the said commissioners to include in any one report their several deter-

minations respecting as many lots or tracts of land as may seem to them convenient, and it shall be their duty to indicate in their report how much of the new lien imposed by them on each lot or tract of land was made CHAPTER CCCXXVII.

on account of taxes, assessments and water rates, respectively, to the end that the money to be derived from the sale of the lands as hereinafter provided may be applied in due proportion to the purchase or payment of any or obligations that may have been issued on accourt of taxes, assessments and water rates respectively, or for the payment of which same may have been pledged; it shall be duty of the corporation attorney or counsel March one thousand eight hundr d and eightyeight, for the election of a borough assessor,
collector, three commissioners of appeal, a

city surveyor or engineering department of the city shall make all necessary surveys and maps required; and the said commissioners shall have the power to appoint a clerk and such other assistants as in their judgement shall be necessary mation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight," which supplement was approved March sixth, one thousand eight hundred and eighty-eight, at which said election, held on the thirteenth day of March, one thousand eight hundred and eighty-eight, the said officers above mentioned were elected by the various boroughs throughout this state: and whereas, by the provisions of the aboveand whereas, by the provisions of the above-entitled act, the borough clerk is required to compensation of said clerk shall be the amount under said act for the election of borough officers; and whereas, the said supplement, entitled "A supplement to An act for the formation of borough governments," approved penses of carrying out the provisions of the ac to which this is a supplement are now paid out seventy-eight," was not approved in time to of the general or contingent fund of said city, admit of the giving of the ten days' notice of then and in that case the compensation of said the election of the officers mentioned in the clerk and his assistants shall be fixed by the said last entitled act, and by reason thereof finance committee of the common council or other body in said city having charge and con-trol of the finances in said city. act be and the same is hereby amended so that

4. And be it enacted, That upon the confirma tion of the said report the same, or a certified copy thereof, with the assessment map or maps filed therewith shall be transmitted to the comptroller of the city or other officer for col office, and thereupon the amount of said tax, assessment and lien so fixed and certified in re spect of each and every lot or parcel of land infixed by law for giving noti e of said borough cluded therein, shall immediately become due election, and that all acts of the said various and payable and shall be collected by the said comptroller or said other officer without interest, if the same be paid within sixty days after provisions of the said supplement, shall be held and declared to be valid and effectual in law. paid, then with interest from the date of such filing at the rate of six per centum per annum. and if not paid within six months from such filing, with interest at the rate of seven per centum per annum from the date of such filing; the comptroller or said other officer shall not be required to make any demand for the payment of said tax assessment and lien, and if. after the expiration of six months from the filing of the said report and assessment map, the amount therein certified in respect of any lot or parcel of land shall not have been collected or paid, the said comptroller or said other officer, after giv-ing notice by advertisement as hereinafter required, shall sell the said lot or parcel of land at public auction to the highest bidder, but not for ess than the amount due from the same, as apsaid advertisement shall include a designation o

it shall be and shall read as follows:

the time and place of sale, and of the ward or wards, district or districts, in which the prop-erty then and there to be sold is situate, and the lot and block numbers of the same on the said assessment maps, and shall state that further particulars of the property to be sold may be obtained at the office of the comptroller or said other collecting officer. and it shall not be necessary in said advertise ment to include any further particulars of the property to be sold; said adver isement, in case. where publication has not already been commenced, shall be published once in each week for four weeks prior to said sale, in the official newspapers of such city, or, in case such city shall not have any regularly designated official newspapers, in two newspapers printed and creulating in the city: it shall be the duty of said comptroller or other collecting officer, from and after the first publication of said adoffice, within office hours, a written or printed list of all the parcels of property intended to be cluded in said sale, but it shall not in anywise be an objection to the validity of any sale that any person has failed for any reason to receive such list; it shall not be necessary in the said

list, or in the reports of the said commissioners hereinbefore mentioned, or in any notice re-quired to be given or published by any of the provisions of this act, to state the name of the owner of the premises affected, nor to describe the premises affected otherwise than by the said block and lot numbers on the said assess ment maps; the sale may be adjourned from time to time by the said comptroller or other collecting officer, but it shall not be necessary o publish any notice of such adjournment or of the continuation of the sale; affidavits of the ublication of the notice of sale in the manner above provided, and of all other notices require by the provisions of this act to be published. For made by one of the respective publishers of said. newspapers, or by some person in the employ f such publisher having cognizance of the publication, shall be filed in the office of the clerk and shall therenpon become public records an shall be prima facie evidence in all courts and places of the matters stated therein; if any original report shall be transmitted to the comptroller, or such other officer as aforesaid, a copy thereof, certified by such comptroller, or other

officer for collecting assessments, shall be forthwith filed in the office of the clerk of said cir And be it enacted. That section eleven of said act be and the same is hereby amended so that the same shall be and shall read as follows: 11. And be it enacted, That all moneys re ceived upon sales in pursuance of any of the provisions of this act, shall be deposited with the treasurer of the city, and the surplus, if any. remaining in any case, after deducting the amount of the tax. assessment and lien, and in-terest and expenses of sale and disbursements shall be held for the use of and paid over to the person legally entitled thereto, upon his estab-lishing his right to the same; provided, however, A Further Supplement to an act entitled "An from the city; all bonds received at sales under act concerning the settlement and collection this act shall be canceled after the delivery of of arrearages of unpaid taxes and assessments | the deed; provided further, that if in any case and water rates or water rents in cities of this a lot or parcel of land is sold upon which there state, and imposing and levying a tax, as essis is a mortgage or lien other than the lien of the ment in ien and lieu and instead of such are city, and the sum bid and paid therefor is in

mortgagee or holder of such lien shall notify the city of the nature and amount of his or her ceipt of such excess by the city, the city shall thereupon pay such excess into on the application of any party interested, may 4. And be it enacted, That when the said resessments and water rates or water rents, a ises affected thereby, whereupon the said comp 5. And be it enacted. That upon the application of the owners, or persons in crested in any lands in any city, to the commissi mers appoint the comptroller of the city or other officer for

ment in arrears prior to the an adjustment shall be made for an amount less than the principal amount of said assessment provided, that if the amount so adjusted in Heu of said assessments shall not be paid within thirty days after the same shall be reported to meet shall be void, and said assessments shall remain as if no adjustment had been made and subject to the general provisions of the act t

Continued on Last Page

\$21.000 FOR CHARITIES.

The charitably-inclined readers of this paper will be much interested in

"ANNOUNCEMENT. We have decided to distribute mong the charitable institutions within a circuit of twenty-live miles from New York City Hall the sum of Twenty-One Thousand Bollars, To 1911, its for the number of our Citerman Laundry Soap" Wrappers held by each institution on the First day of November, 1888. Committee

25 miles of New York. CAUTION.

CHAS. S. GERMAN

and see that each WRAPPER is PICTURE FRAMES and MIRRORS BLUE and bears on its face the WOMAN AT THE WASH-TUB. Each wrapper is printed in both English and German.

vailies of the week ending Weshed a list of 113 Charities 1 Neto Lork and Brooklyn, among whom 15,000, donated by Chas. S. Higgins & Son, ere distributed by committees of leading citi The system of awards was based upon the number of verappers of Higgins' German Laundry Soup turned in to the committee by ich institution, they having secured from keir friends all of such wrappers they alld, during the year ending Sept. 0, 1887.

Among the larger beneficiaries, are: Among the larger beneficiaries, are:

N. Y. City; German Hospital, \$3,086.80; St.
John's Guid, \$2,016.36; Foundling Asylum of
Sisters of Charity, \$2,308.37; Mission of Our
Lady of the Rosary for Protection of Immigrants, \$1.848.25; Home for the Aged of the
Little Sisters of the Poor, \$1,374.54; and so on
down, 55 in all in N. Y. City participating.
In Brooklyn; St. Francis Monastery, \$2,143,10; St. Peter's Hospital, \$1,203.02; Little Sisters of the Poor, \$1,179; St. John's Home,
\$1,606.63; and so on among 58 institutions.

has. S. Higgins & Son, CLINTON AND PARK AVES., BROOKLYN.

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